

## west virginia department of environmental protection

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#### ENGINEERING EVALUATION / FACT SHEET

## **BACKGROUND INFORMATION**

Application No.: R13-3161 Plant ID No.: 051-00193

Applicant: Williams Ohio Valley Midstream, LLC

Facility Name: Woodruff Dehy Station Location: Cameron, Marshall County

NAICS Code: 213112

Application Type: Construction

Received Date: November 19, 2013 Engineer Assigned: Roy F. Kees, P.E.

Fee Amount: \$4,500

Date Received: November 25, 2013
Complete Date: January 30, 2014
Due Date: April 30, 2014
Applicant Ad Date: November 18, 2013
Newspaper: Moundsville Daily Echo

UTM's: Easting: 540.500 km Northing: 4,411.900 km Zone: 17 Description: Application for a natural gas dehydration facility consisting of one (1)

dehydration unit with flash tank and reboiler, one produced water tank,

two TEG tanks, one 30kW generator and truck loading.

## **DESCRIPTION OF PROCESS**

The following process description was taken from Permit Application R13-3161:

Williams Ohio Valley Midstream, LLC is proposing to construct and operate the new Woodruff Dehy Station. The facility will receive natural gas from local production wells, then dehydrate the gas for delivery to a gathering pipeline.

A TEG dehydrator (comprised of RSV-01/1E, RFT-01/2E and RBV-01/3E) will be utilized at the facility. The dehydrator is used to remove water vapor from the inlet wet gas stream to meet pipeline specifications. In the dehydration process, the wet inlet gas stream flows through a contactor tower where the gas is contacted with lean glycol. The lean glycol absorbs the water in the gas stream and becomes rich glycol, laden with water and trace amounts of hydrocarbons. The rich glycol is then routed to a flash tank where the glycol pressure is reduced to liberate the

lighter end hydrocarbons for use as fuel in the reboiler. The rich glycol is then sent to the regenerator/still vent where the glycol is heated to drive off the water vapor and any remaining hydrocarbons. Once boiled, the glycol is returned to a lean state and used again in the process.

One 30 kW natural gas-fired generator engine (GEN) will be used to provide power for various activities at the site.

The 210 bbl produced water tank (TK-01/4E) receives liquids from the dehydrator and inlet separator. Liquids removed through the dehydration process are cooled, condensed, and sent to the atmospheric storage tank. The inlet separator removes entrained fluids (primarily water) and these liquids are also sent to the atmospheric storage tank.

Loading of produced water into tanker trucks (TLO/5E) will produce small quantities of VOC emissions from the displacement of vapors inside the tanker trucks.

### SITE INSPECTION

A site inspection was performed by Alfred Carducci of the Northern Panhandle Regional Office on November 19, 2013. "The nearest residence is the property owner and is located approximately 0.3 miles from the center of the pad.

From Main Street in Cameron, go north on US-250 N / Waynesburg Pike for approximately 1.8 miles. Turn right onto Clouston Woods Road C/R 64 for approximately 0.8 miles. Slight left onto Fletcher Road C/R 68 for approximately 1.1 miles. Site is approximately 0.2 miles S-SE of Fletcher Road C/R 68.

Latitude: 39.8564 Longitude: -80.5268

# ESTIMATE OF EMISSIONS BY REVIEWING ENGINEER

Emissions associated with this application consist of the dehydration unit (RSV-01), flash tank (RFT-1), reboilers (RBV-01), generator (GEN), produced water tank (TK-01) truck load out (TLO) and fugitive emissions (FUG). The following table indicates which methodology was used in the emissions determination:

Emission	Process Equipment	Calculation Methodology
Unit ID#		
RSV-01 &	Dehydration Still Vent & Flash Tank	GRI-GlyCALC
RFT-01		
RBV-01	Reboiler	EPA AP-42, 40CFR98
GEN	Generator	Man. Data, AP-42, 40CFR98
TK-01	Produced Water Storage Tank	Tanks 4.0 & ProMax
TLO	Produced Water Truck Loading	EPA AP-42 Emission Factors

Maximum controlled point source emissions were calculated by Williams and checked for accuracy by the writer and are summarized in the table below.

Emission Point ID	Emission Unit ID	Process Unit	Pollutant	Maximum Controlled Emission Rate	
				Hourly (lb/hr)	Annual (ton/year)
			Volatile Organic Compounds	8.28	36.27
RSV-01 & RFT-01	1E & 2E	20.0 mmscf/day Dehydrator Flash Tank and Regenerator Still Vent	n-Hexane	0.18	0.80
			Benzene	0.03	0.12
			Toluene	0.09	0.38
			Ethylbenzene	0.01	0.05
			Xylenes	0.18	0.79
			Total HAPs	0.49	2.14
			Carbon Dioxide Equivalent	731	3,202
			Nitrogen Oxides	0.05	0.24
RBV-01	3E	0.50	Carbon Monoxide	0.05	0.20
		MMBtu/hr	Volatile Organic Compounds	< 0.01	0.01
		Reboiler	Carbon Dioxide Equivalent	65	285

		Kohler	Nitrogen Oxides	0.25	1.10
GEN	GEN	30REZG	Carbon Monoxide	0.43	1.88
		30kW	Volatile Organic Compounds	0.02	0.10
		Generator	Total HAPs	0.01	0.05
			Carbon Dioxide Equivalent	53	234
TK-01	4E	210 bbl	Volatile Organic Compounds	0.02	0.12
		Produced Water Tank	Total HAPs	< 0.01	< 0.01
TLO	5E	Truck	Volatile Organic Compounds		0.25
		Loading	Total HAPs		0.06
FUG	6E	Fugitive	Volatile Organic Compounds	0.05	2.20
		Emissions	Total HAPs	0.04	0.16

The following table represents the total facility emissions:

Pollutant	Facility Wide
	Emissions
	(tons/year)
Nitrogen Oxides	1.34
Carbon Monoxide	2.08
Volatile Organic Compounds	38.96
Total HAPs	2.43
Carbon Dioxide Equivalent	4,126

# REGULATORY APPLICABILITY

The following rules apply to the facility:

**45CSR2** (Particulate Air Pollution from Combustion of Fuel in Indirect Heat Exchangers)

The permittee is subject to the opacity requirements in 45CSR2, which is 10% opacity based on a six minute block average.

**45CSR4** (To Prevent and Control the Discharge of Air Pollutants into the Open Air which Causes or Contributes to an Objectionable Odor or Odors)

45CSR4 states that an objectionable odor is an odor that is deemed objectionable when in the opinion of a duly authorized representative of the Air Pollution Control Commission

(Division of Air Quality), based upon their investigations and complaints, such odor is objectionable. No odors have been deemed objectionable.

**45CSR13** (Permits for Construction, Modification, Relocation and Operation of Stationary Sources of Air Pollutants, Notification Requirements, Administrative Updates, Temporary Permits, General Permits, and Procedures for Evaluation)

45CSR13 applies to this source due to the fact that Williams exceeds the regulatory emission threshold for criteria pollutants of 6 lb/hr and 10 ton/year. Williams paid the \$1,000 application fee, \$1,000 NSPS fee and \$2,500 NESHAP fee. Williams also placed the required legal ad in *The Moundsville Daily Echo* on November 18, 2013.

**45CSR22** (Air Quality Management Fee Program)

This facility is a minor source and not subject to 45CSR30. Williams is required to keep their Certificate to Operate current.

**40CFR60 Subpart OOOO** (Standards of Performance for Crude Oil and Natural Gas Production, Transmission and Distribution)

EPA published in the Federal Register new source performance standards (NSPS) and air toxics rules for the oil and gas sector on August 16, 2012. 40CFR60 Subpart OOOO establishes emission standards and compliance schedules for the control of volatile organic compounds (VOC) and sulfur dioxide (SO<sub>2</sub>) emissions from affected facilities that commence construction, modification or reconstruction after August 23, 2011. There is one (1) 210 bbl produced water tank at the Woodruff facility that has a potential to emit less than 6.0 tons per year of VOCs. Therefore the tank is not subject to 40CFR60 Subpart OOOO. There are no compressors at the facility and the pneumatic controllers each have a bleed rate of  $\leq$ 6 scfh, are located between the wellhead and a point of custody transfer, are are not located at a natural gas processing plant.

The following rules do not apply to the facility:

**45CSR14** (Permits for Construction and Major Modification of Major Stationary Sources of Air Pollutants)

**45CSR19** (Permits for Construction and Major Modification of Major Stationary Sources of Air Pollution which Cause or Contribute to Nonattainment)

The Woodruff Facility is located in Marshall County which is a non-attainment county for Particulate Matter 2.5. Because Marshall County is a non-attainment county, 45CSR19 does apply to this facility.

As shown in the table below, Williams is not subject to 45CSR14 or 45CSR19 review.

Pollutant	PSD (45CSR14) Threshold (tpy)	NANSR (45CSR19) Threshold (tpy)	Woodruff PTE (tpy)	45CSR14 or 45CSR19 Review Required?
Carbon Monoxide	250	NA	2.08	No
Nitrogen Oxides	250	NA	1.34	No
Sulfur Dioxide	250	NA	< 0.01	No
Particulate Matter 2.5	250	NA	0.05	No
Ozone (VOC)	250	NA	38.96	No
Greenhouse Gas (CO <sub>2</sub> e)	100,000	NA	4,126	No

**40CFR63 Subpart HH** (National Emission Standards for Hazardous Air Pollutants for Oil and Natural Gas Production Facilities)

Subpart HH establishes national emission limitations and operating limitations for HAPs emitted from oil and natural gas production facilities located at major and area sources of HAP emissions. The glycol dehydration units at the Woodruff Facility are subject to the area source requirements for glycol dehydration units. However, because the facility is an area source of HAP emissions and the actual average benzene emissions from the glycol dehydration unit is below 0.90 megagram per year (1.0 tons/year) it is exempt from all requirements of Subpart HH except to maintain records of actual average flowrate of natural gas to demonstrate a continuous exemption status.

#### TOXICITY OF NON-CRITERIA REGULATED POLLUTANTS

There will be small amounts of various non-criteria regulated pollutants emitted from the combustion of natural gas. However, due to the concentrations emitted, detailed toxicological information is not included in this evaluation.

### AIR QUALITY IMPACT ANALYSIS

Modeling was not required of this source due to the fact that the facility is not subject to 45CSR14 (Permits for Construction and Major Modification of Major Stationary Sources of Air Pollutants) as seen in the table listed in the Regulatory Discussion Section.

### SOURCE AGGREGATION

"Building, structure, facility, or installation" is defined as all the pollutant emitting activities which belong to the same industrial grouping, are located on one or more contiguous and adjacent properties, and are under the control of the same person.

The Woodruff Facility is located in Marshall County and will be operated by Williams Ohio Valley Midstream, LLC, who is partial owner and operator. Several different entities are involved in the production, gathering, and transmission of gas. The Operators are the parties who drill and operate the wells. The Shippers are the owners of the gas who may or may not be the same entity as the Operator. There are also parties who own and operate the gathering system pipelines and compression station, called Gatherers. In addition, there are parties that own and operate the gas processing plants.

- 1. The Woodruff Facility will operate under SIC code 1389 (Oil and Gas Field Services, Not Elsewhere Classified). The upstream gas production wells will operate under SIC code 1311. Therefore they share the same two-digit major SIC code of 13 for oil and gas exploration and production. Therefore, the Woodruff Facility does share the same SIC code as the upstream gas production wells.
- 2. "Contiguous or Adjacent" determinations are made on a case by case basis. These determinations are proximity based, and it is important to focus on this and whether or not it meets the common sense notion of a plant. The terms "contiguous" or "adjacent" are not defined by USEPA. Contiguous has a dictionary definition of being in actual contact; touching along a boundary or at a point. Adjacent has a dictionary definition of not distant; nearby; having a common endpoint or border.

The subject facility may be located in close proximity to the initial production well. The location from the subject facility was chosen because of the suitable characteristics for construction, such as availability of reasonably flat grade and accessibility for large trucks and equipment. The subject facility does not need to be located in the immediate vicinity of the wells to operate properly. The subject facility could be moved; and therefore; aggregation with the production wells does not meet the common sense notion of a plant. The closest other Williams facility to the Woodruff facility is over one half (1/2) mile away. Therefore, the properties in question are not considered to be on contiguous or adjacent property.

3. Williams OVM operates under their parent company The Williams Companies, Inc. (Williams) and is the sole operator of the subject facility. The production wells that send natural gas to the subject facility are owned and operated by other companies unaffiliated with Williams. Williams has no ownership stake in any production well that may send natural gas to the subject facility.

Because the facilities are not considered to be on contiguous or adjacent properties and are not fully under control of the same person, the emissions from the Woodruff facility should not be aggregated with other facilities in determining major source or PSD status.

### MONITORING OF OPERATIONS

Williams will be required to perform the following monitoring associated with this permit application:

- 1. Monitor and record quantity of natural gas consumed in each reboiler and generator.
- 2. Monitor opacity from all fuel burning units.
- 3. Monitor the quantity of wet natural gas processed through the dehydration units.
- 4. Monitor the quantity of liquids produced and sent to the tank.

Williams will be required to perform the following recordkeeping associated with this modification application:

- 1. Maintain records of the amount of natural gas consumed in each generator and reboiler.
- 2. Maintain records of testing conducted in accordance with the permit. Said records shall be maintained on-site or in a readily accessible off-site location
- 3. Maintain the corresponding records specified by the on-going monitoring requirements of and testing requirements of the permit.
- 4. Maintain records of the visible emission opacity tests conducted per the permit.
- 5. Maintain records of liquids produced, stored and loaded into trucks.
- 5. Maintain a record of all potential to emit (PTE) HAP calculations for the entire facility. These records shall include the natural gas compressor engines and ancillary equipment.
- 6. The records shall be maintained on site or in a readily available off-site location maintained by Williams for a period of five (5) years.

## RECOMMENDATION TO DIRECTOR

The information provided in the construction application indicates Williams' Woodruff facility meets all the requirements of applicable regulations. Therefore, impact on the surrounding area should be minimized and it is recommended that the Marshall County location should be granted a 45CSR13 construction permit for their facility.

Roy F. Kees, P.E. Engineer	
Date	